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TO: Mail Stop 8 Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450		ffice	REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK	
In Complia	District Court C.D. Cali		1116 you are hereby advised that a country on the following	
DOCKET NO.	DATE FILED 8/10/2006	U.S. DI	STRICT COURT C.D. Californ	ia .
PLAINTIFF CVU	5-4972 GPS (SSx)		DEFENDANT	
Vertical Doors, Inc.			JT Bonn, inc., et al	
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR	TRADEMARK
1 6,845,547	1/25/2005	DeC	аН, ЦС	THE TO P
2 7,059,655	6/13/2006	DeC	aH, LLC	
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	ove—entitled case, the following pa	tent(s)/ tr	ademark(s) have been included:	
DATE INCLUDED	INCLUDED BY	dment	☐ Answer ☐ Cross Bill	Other Pleading
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK		HOLDER OF PATENT OR TRADEMARK	
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	ove—entitled case, the following de	cision ha	been rendered or judgement issued:	
DECISION/JUDGEMENT				
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CLERK		EPUTY	CLERK	DATE / / O
TERRY 1	V# <i>FiSI</i>	Ul	ina Horgan	3/6/09

Copy 1—Upon initiation of action, mail this copy to Director Copy 3—Upon termination of action, mail this copy to Director Copy 2—Upon filing document adding patent(s), mail this copy to Director Copy 4—Case file copy

1 NEAL M. COHEN (SBN 184978) VALERIE L. SARIGUMBA (SBN 243713) JS-6 Vista IP Law Group LLP 2040 Main Street, 9th Floor 3 Irvine, California 92614 Tel: (949) 724-1849 4 Fax: (949) 625-8955 5 Attorneys for Plaintiff 6 Vertical Doors, Inc. 7 UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA 8 9 SA CV 05-905 JVS (ANx) Vertical Doors, Inc. 10 Plaintiff, consolidated with 11 CV 06-4972 JVS (ANx) J T BONN, INC., et al., 12 JUDGMENT PURSUANT TO RULE 54 (b) Defendants. 13 Honorable James V. Selna 14 Jury Verdict:: June 30, 2008 15 16 The Court finds that pursuant to Rule 54(b) of the 171 Federal Rules of Civil Procedure as to the parties and claims set forth below, there is no just reason for delay in 19 the entry of judgment. Accordingly, Judgment in the above-20 captioned consolidated actions is entered as follows: 21 1. KW Automotive North America, Inc. 22 On Vertical Doors, Inc.'s ("VDI") claim of a) 23 infringement of Claims 1-3 of United States Patent No. 24 6,845,547 ("the '547 Patent") against KW Automotive North 25 America, Inc. ("KW"), judgment of non-infringement is 26 entered in favor of KW.

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- On KW's counterclaim of non-infringement of b) Claims 1-3 of the '547 Patent, judgment of non-infringement is entered in favor of KW.
- c) On KW's counterclaim of invalidity, the counterclaim is moot and dismissed without prejudice as a result of the determination of patent non-infringement, so as to be preserved in the event the determination of noninfringement in favor of KW is reversed, vacated, or otherwise altered (See Liquid Dynamics Corp v. Vaughan Company, Inc., 355 F.3d 1361, 1370-71 (Fed. Cir. 2004)).
- KW and VDI are each to bear their own costs d) and attorney fees.

2. Dayton Imports Customs, LLC

- a) The Court retains jurisdiction over defendant 15 Dayton Imports Customs, LLC, an Ohio limited liability company, dba Recon Engineering, to allow VDI to apply for default judgment based upon the Clerk's entry of Default [Dkt. No. 45].
 - J T Bonn, Inc., Tony Yip, Bill Yip, and John Yip

On Vertical Doors, Inc.'s ("VDI") claims of infringement of Claims 8-10 of United States Patent No. 6,845,547 ("the '547 Patent") and claims of infringement of Claims 1-3 and 6-25 of United States Patent No. 7,059,655 ("the '655 Patent"), and claims of unfair competition under Cal. Bus. & Prof. § 17200 et. seq., all against J T Bonn, Inc., Tony 26 Yip, Bill Yip, and John Yip (collectively "the JT

1 Defendants"), judgment is entered in favor of VDI and against the JT Defendants as follows:

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- J T Bonn, Inc., Tony Yip, Bill Yip, and John Yip (the JT Defendants), are jointly and severally liable to Vertical Doors, Inc. (VDI) in the amount of \$151,696.00, 6 plus attorneys fees in the amount of \$416,897.17, plus prejudgment interest in the amount of \$59,076.96, plus postjudgment interest at the rate of 0.69 percent per annum (the one year constant Treasury maturity yield for February 23, 2009 as Reported by the Federal Reserve Board of Governors at http://www.federalreserve.gov/releases/h15/Current/), plus costs in the amount of
 - The JT Defendants literally infringed Claims 8-10 of the '547 Patent; the infringement was not willful.
 - Claims 8-10 of the '547 Patent are not c) invalid.
 - d) The JT Defendants literally infringed Claims 1-3 and 6-25 of the '655 Patent; the infringement was not willful.
 - Claims 2-3, 6-8, 10-21, and 24-25 of the '655 e) Patent are not invalid.
- Claims 1, 9, 22, and 23 of the '655 Patent are 23 not invalid under 35 U.S.C. § 102(b) or 35 U.S.C. § 103.
 - The Court granted a new trial as to the jury's determination of invalidity of Claims 1, 9, 22, and 23 of the '655 Patent under 35 U.S.C. § 102(a). By tender of the present form of Judgment, VDI requests that the Court

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dismiss these claims without prejudice, and the Court does so.

- h) Judgment is entered in favor of VDI on VDI's claims against the JT Defendants for violation of Cal. Bus. & Prof. § 17200 et seq.
- i) The JT Defendants are ordered to provide an accounting and allow inspection of JT EVO Doors door hinges and Reverse Lambo Doors door hinges as set forth in this Court's Minute Orders entered December 15, 2008 [Dkt. No. 468 in SA CV 05-905 JVS (ANx) and Dkt. No. 113 in SA CV 06-4972 JVS (ANx)], including the 10,834 EVO Doors door hinges and 260 Reverse Lambo Doors door hinges referenced in the Court's aforementioned December 15, 2008 Minute Orders.
- Until the compensatory award of \$151,696.00 j) set forth in paragraph 3(a) above is either paid to Vertical Doors, Inc. (payable to "Vista IP Law Group Client Trust Account"), or bond is posted thereon, the JT Defendants are enjoined from making, using, selling, or offering to sell in the United States, and importing into the United States, EVO Doors door hinges and Reverse Lambo Doors door hinges. Union Tool Co. v. Wilson, 259 U.S. 107, 113-114, 42 S. Ct. 427, 66 L. Ed. 848 (1922); Birdsell v. Shaliol, 112 U.S. 485, 488-489, 5 S. Ct. 244, 28 L. Ed 768 (1884); Stickle v. Heublein, Inc., 716 F.2d 1550, 1563 (Fed. Cir. 1983).
- Once the compensatory award of \$151,696.00 set k) forth in paragraph 3(a) above is paid, as evidenced by a 27 partial satisfaction filed with the Court (or upon proof by

motion), the JT Defendants are enjoined from making, using,
selling, or offering to sell in the United States, and
importing into the United States, EVO Doors door hinges and
Reverse Lambo Doors door hinges that are not accounted for
as having been part of the 10,834 EVO Doors door hinges or
260 Reverse Lambo Doors door hinges referenced in paragraph
3(i) above and in the Court's aforementioned December 15,
2008 Minute Orders.
DATED: March 04, 2009
Honorable James V. Selna United States District Judge

1	CERTIFICATE OF SERVICE				
2	I hereby certify that on the date set forth below, I served the foregoing document described as [PROPOSED] FINAL JUDGMENT SUBMITTED BY VERTICAL DOORS, INC. to all parties to				
4	this action as set forth below, on the date set forth below, in the manner(s) checked below.				
5	By the Court's ECF system				
6 7	By mail service to their attorney(s) of record, at the following address(es), on the date set forth below.				
8	By e-mail service to their attorney(s) of record, at the following email address(es), on the date set forth below.				
9	By fax service to their attorney(s) of record, at the				
10	following fax number(s), on the date set forth below.				
11	Counsel for JT Bonn; Tony Yip; Bill Yip; John Yip				
12	J. Grant Kennedy (grant@jgrantkennedy.com) TEL (805) 374-0010 107 N. Reino Road, #410				
13	Newbury Park, CA. 91320				
14					
15	Executed December 29, 2008, Irvine, California.				
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